Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

## **AMENDMENTS TO THE DRAWINGS**

The attached sheet of drawings includes a replacement sheet for FIG. 14.

Attachment: replacement sheet for FIG. 14

## **REMARKS**

Claims 46-48, 51-56, 58-60, 62-65 and 67-81 are pending in this application. Claims 56 and 62 have been amended. No new matter has been introduced. The title of the invention has been amended to more clearly describe the subject matter of the claimed invention.

The drawings stand objected to under 37 C.F.R. § 1.83(a) for failing to show every feature of the invention specified in the claims. Specifically, the Examiner asserts that the drawings do not "show every feature of the invention specified in the claims." (Office Action at 2). In particular, the Examiner notes that the drawings must show "said devices" and "devices" as recited in claims 46, 56, 72, 75 and 76. (Office Action at 2).

Applicants have submitted a replacement sheet for Figure 14 which depicts devices 102, 104, 106 connected to the buried conductor patterns 70, 80, 90. Applicants also reaffirm that the drawings show every feature of the invention specified in claims 46, 56, 72, 75 and 76. Applicants respectfully direct the Examiner's attention first to the first full paragraph on page 15 of the specification which states in part that "[s]ubsequent to the formation of the first pipe-shaped empty space 23, second pipe-shaped empty space 43, and plate-shaped empty space 53, additional interconnect structures and associated dielectric layers could be formed to create operative electrical paths down from the empty-spaced structures formed within the silicon substrate 10 and up to the silicon surfaces, such as the upper silicon surface 11, and any IC devices formed thereon." (Specification at 15). The text of the specification further emphasizes that "additional multilevel interconnect layers and associated dielectric layers could be formed to create operative electrical paths from the buried silicon structure 100 to a

source/drain region (not shown) adjacent to a transistor gate structure (not shown) of the substrate 10. The substrate containing the buried conductors can be used in the formation of many types of integrated circuits such as memories, for example, DRAMs, processors etc." (Specification at 19, second full paragraph).

Claims 56, 58, 59, 72 and 75 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Yamamoto et al. (U.S. Patent No. 5,963,838) ("Yamamoto") and Yamagata et al. (U.S. Patent No. 5,679,475) ("Yamagata"). This rejection is respectfully traversed.

The claimed invention relates to semiconductor devices and, in particular, to buried conductors within a substrate. As such, amended independent claim 56 recites a buried conductor pattern within a "monocrystalline substrate" comprising "at least one empty-spaced pattern in said monocrystalline substrate formed by annealing said substrate containing at least one hole drilled therein, said empty-spaced pattern having one of a sphere-shaped, plate-shaped, or pipe-shaped configuration" and "a conductive material filling said empty space pattern such that at least a portion of a top surface of said conductive material is below a top surface of said monocrystalline substrate and at least a portion of a bottom surface of said conductive material is above a bottom surface of said monocrystalline substrate." Amended independent claim 56 further recites "said buried conductor pattern forming at least a part of an interconnect between devices and being completely surrounded by monocrystalline material." Amended independent claim 56 also recites "a conductive path connecting said buried conductor pattern with the exterior of said monocrystalline substrate."

Independent claims 72 and 75 recite "an integrated circuit substrate" comprising "at least one buried conductor pattern provided within a monocrystalline substrate such that at least a portion of a top surface of said buried conductor pattern is

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

below a top surface of said substrate and at least a portion of a bottom surface of said buried conductor pattern is above a bottom surface of said substrate." Independent claim 72 further recites "said at least one buried conductor pattern having a plate-shaped pattern," whereas independent claim 75 further recites "said at least one buried conductor pattern having a pipe-shaped pattern."

Yamamoto relates to a "transistor element . . . formed on the surface of a silicon substrate." (Abstract). According to Yamamoto, "[a] tunnel is formed in the silicon substrate at a position right under the transistor element" and "[a] contact hole is formed to extend from the surface of the silicon substrate to the contact hole." (Abstract). Yamamoto also teaches that "[s]ilicon oxide films are respectively formed on the inner surfaces of the tunnel and the contact hole" and that "[a] wiring layer is buried in the tunnel and the contact hole." (Abstract).

Yamagata relates to a method of "preparing a semiconductor substrate" which comprises "a step of porousifying a silicon monocrystalline substrate to form a porous layer, a step of making a silicon monocrystalline thin film to epitaxially grow on a surface of the porous layer, a step of oxidizing the surface of the epitaxial growth layer, a step of forming a deposited film on the oxidized surface, thereby obtaining a first substrate, a step of closely contacting the deposited film of the first substrate to a second substrate, a step of heat treating the closely contacted substrates and a step of selectively etching the porous layer." (Abstract).

The subject matter of claims 56, 58, 59, 72 and 75 would not have been obvious over Yamamoto in view of Yamagata, whether considered alone or in combination. Specifically, the Office Action fails to establish a *prima facie* case of obviousness. Courts have generally recognized that a showing of a *prima facie* case of obviousness necessitates three requirements: (i) some suggestion or motivation, either

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

in the references themselves or in the knowledge of a person of ordinary skill in the art, to modify the reference or combine the reference teachings; (ii) a reasonable expectation of success; and (iii) the prior art references must teach or suggest all claim limitations. See e.g., In re Dembiczak, 175 F.3d 994 (Fed. Cir. 1999); In re Rouffet, 149 F.3d 1350, 1355 (Fed. Cir. 1998); Pro-Mold & Tool Co. v. Great Lakes Plastics, Inc., 75 F.3d 1568, 1573 (Fed. Cir. 1996). Importantly, the teaching or suggestion to make the claimed combination and the reasonable expectation for success must both be found in the prior art and not based on the Applicants' disclosure. M.P.E.P. § 2142.

In the present case, neither Yamamoto nor Yamagata discloses, teaches or suggests all limitations of independent claims 56, 72 and 75. Yamamoto does not teach or suggest a "buried conductor pattern within a monocrystalline substrate," much less a "buried conductor pattern within a monocrystalline substrate" comprising "at least one empty-spaced pattern in said monocrystalline substrate formed by annealing said substrate containing at least one hole drilled therein, said empty-spaced pattern having one of a sphere-shaped, plate-shaped, or pipe-shaped configuration," as amended independent claim 56 recites. Yamamoto teaches tunnel 30 which is "formed in the silicon substrate at a position right under the transistor element" and adjacent n-type well region 25, and not a "buried conductor pattern within a monocrystalline substrate," as in the claimed invention. In addition, Yamamoto does not disclose, teach or suggest "a conductive path connecting said buried conductor pattern with the exterior of said monocrystalline substrate," as recited in amended independent claim 56.

Yamamoto also does not teach or suggest all limitations of independent claims 72 and 75. Yamamoto is silent about "at least one buried conductor pattern provided within a monocrystalline substrate such that at least a portion of a top surface of said buried conductor pattern is below a top surface of said substrate and at least a

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

portion of a bottom surface of said buried conductor pattern is above a bottom surface of said substrate" and further "having a plate-shaped pattern" (claim 72) or "having a pipe-shaped pattern" (claim 75). Similarly, Yamagata is silent about a buried conductor pattern, much less about a "buried conductor pattern" "forming at least a part of an interconnect between devices," as in the claimed invention.

Applicants also note that, to establish a prima facie case of obviousness, "[i]t is insufficient that the prior art disclosed the components of the patented device, either separately or used in other combinations; there must be some teaching, suggestion, or incentive to make the combination made by the inventor." Northern Telecom, Inc. v. Datapoint Corp., 908 F.2d 931, 934 (Fed. Cir. 1990). This way, "the inquiry is not whether each element existed in the prior art, but whether the prior art made obvious the invention as a whole for which patentability is claimed." Hartness Int'l, Inc. v. Simplimatic Engineering Co., 819 F.2d 1100, 1108 (Fed. Cir. 1987). Accordingly, a determination of obviousness "must involve more than indiscriminately combining prior art; a motivation or suggestion to combine must exist." Pro-Mold & Tool Co., 75 F.3d at 1573. This way, a rejection of a claim for obviousness in view of a combination of prior art references must be based on a showing of a suggestion, teaching, or motivation that has to be "clear and particular." In re Dembiczak, 175 F.3d at 999. Thus, the mere fact that it is possible to find two isolated disclosures which might be combined to produce a new compound does not necessarily render such production obvious, unless the prior art also suggests the desirability of the proposed combination.

The April 6, 2004 Office Action fails to establish a *prima facie* case of obviousness because, as the Court in <u>Northern Telecom</u>, <u>Inc.</u> noted, "[i]t is insufficient that the prior art disclosed the components of the patented device" and there is no "teaching, suggestion, or incentive to make the combination." <u>Northern Telecom</u>, <u>Inc.</u>, 908 F.2d at 934. On one hand, the crux of Yamamoto is a method of burying layers

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

within a substrate to "prevent an increase in the number of wiring layers formed on a substrate." (Abstract). For this, Yamamoto teaches that "[a] tunnel is formed in the silicon substrate at a position right under the transistor element" and that "[a] contact hole is formed to extend from the surface of the silicon substrate to the contact hole." (Abstract). On the other hand, the crux of Yamagata is "a process for preparing an SOI semiconductor substrate by bonding." (Col. 1, lines 12-14). For this, Yamagata teaches "porousifying a silicon monocrystalline substrate to form a porous layer," "making a silicon monocrystalline thin film to epitaxially grow on a surface of the porous layer," "oxidizing the surface of the epitaxial growth layer, . . . forming a deposited film on the oxidized surface, thereby obtaining a first substrate, . . . closely contacting the deposited film of the first substrate to a second substrate, . . . heat treating the closely contacted substrates and a step of selectively etching the porous layer." (Abstract). Thus, Yamamoto and Yamagata do not even have in common the substrate on which their respective structures are formed. Accordingly, a person of ordinary skill in the art would not have been motivated to combine the teachings of Yamamoto with those of Yamagata.

For at least these reasons, the Office Action fails to establish a *prima facie* case of obviousness, and withdrawal of the rejection of claims 56, 58, 59, 72 and 75 is respectfully requested.

Claims 46, 51, 52, 54, 55 and 60 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Yamamoto in view of Yamagata and Sato et al., *A New Substrate Engineering for the Formation of Empty Space in Silicon (ESS) Induced by Silicon Surface Migration*, 1999 IEEE, pp. 517-20 ("Sato"). This rejection is respectfully traversed.

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

As noted above, the invention relates to semiconductor devices and, in particular, to buried conductors within a substrate. As such, independent claim 46 recites an "integrated circuit substrate comprising at least one buried conductor pattern provided within a monocrystalline substrate." Independent claim 46 also recites that "at least a portion of a top surface of said buried conductor pattern is below a top surface of said substrate and at least a portion of a bottom surface of said buried conductor pattern is above a bottom surface of said substrate, said at least one buried conductor pattern having a spherical pattern and forming at least a part of an interconnect between devices." Independent claim 46 further recites "a conductive path extending from said buried conductor pattern to said devices."

Sato relates to a technique for forming empty spaces with various shapes in silicon substrates. Sato emphasizes that "[w]hen deeply-etched silicon substrates are annealed in a deoxidizing ambient, such as a hydrogen ambient, the silicon atoms on the surface migrate so as to minimize the surface energy." (Sato at 517). This way, for example, "trenches arranged in a row are transformed to an empty space shaped like a pipe, due to the combination of the grown empty spheres at the bottom of each trench." (Sato at 517).

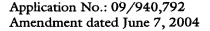
The subject matter of claims 46, 51, 52, 54, 55 and 60 would not have been obvious over Yamamoto in view of Yamagata and Sato, whether considered alone or in combination. First, Yamamoto, Yamagata and Sato, whether considered alone or in combination, fail to teach or suggest a "buried conductor pattern" that forms "at least a part of an interconnect between devices," much less a "buried conductor pattern" that forms "at least a part of an interconnect between devices" and that is formed within "a monocrystalline substrate," as recited in independent claims 46 and 56. Yamamoto in view of Yamagata and Sato, whether considered alone or in combination, also fail to teach or suggest a "buried conductor pattern" "forming at least a part of an

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

interconnect between devices," as in the claimed invention.

Yamamoto fails to teach or suggest a "buried conductor pattern within a monocrystalline substrate," much less a "buried conductor pattern within a monocrystalline substrate" comprising "at least one empty-spaced pattern in said monocrystalline substrate," as in the claimed invention. Yamagata is silent about a buried conductor pattern, much less about a "buried conductor pattern" "forming at least a part of an interconnect between devices," as in the claimed invention. Sato is also silent about a "buried conductor pattern within a monocrystalline substrate," or about a "buried conductor pattern" "forming at least a part of an interconnect between devices," as in the claimed invention.

Second, and as noted above, a person of ordinary skill in the art would not have been motivated to combine the teachings of Yamamoto with those of Yamagata, as the Office Action asserts. Yamamoto relates to a method of burying layers within a substrate to "prevent an increase in the number of wiring layers formed on a substrate." (Abstract). Yamamoto teaches that "[a] tunnel is formed in the silicon substrate at a position right under the transistor element" and that "[a] contact hole is formed to extend from the surface of the silicon substrate to the contact hole." (Abstract). Yamagata, on the other hand, relates to "a process for preparing an SOI semiconductor substrate by bonding." (Col. 1, lines 12-14). For this, Yamagata teaches "porousifying a silicon monocrystalline substrate to form a porous layer," "making a silicon monocrystalline thin film to epitaxially grow on a surface of the porous layer," "oxidizing the surface of the epitaxial growth layer, . . . forming a deposited film on the oxidized surface, thereby obtaining a first substrate, . . . closely contacting the deposited film of the first substrate to a second substrate, . . . heat treating the closely contacted substrates and a step of selectively etching the porous layer." (Abstract). Thus, it is clear that Yamamoto and Yamagata have no element in common - - not even the



Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

substrate on which their respective structures are formed. Accordingly, a person of ordinary skill in the art would not have been motivated to combine the teachings of Yamamoto with those of Yamagata.

Further, a person of ordinary skill in the art would not have been motivated to combine the teachings of Yamamoto with those of Sato. As noted above, the crux of Yamamoto is a method of burying layers within a substrate to "prevent an increase in the number of wiring layers formed on a substrate." (Abstract). Yamamoto teaches "implanting an impurity in a semiconductor substrate . . . to form an impurityimplanted layer in the semiconductor substrate, forming a contact hole extending from a surface of the semiconductor substrate and reaching the impurity-implanted layer, selectively etching the impurity-implanted layer to form a tunnel in the semiconductor substrate, and burying a conductive film in the tunnel and the contact hole." (Col. 6, lines 53-62). According to one embodiment of Yamamoto illustrated in Figures 32-38, "an oxygen-implanted layer 2 is formed in the silicon substrate 1 at a predetermined depth." (Col. 16, lines 49-50; Figure 32). At the time a field oxide film 3 is formed on the silicon substrate 1, "in the oxygen-implanted layer 2... oxygen (O) is combined with silicon (Si) to form an SiO2 layer 4." (Col. 16, lines 51-54; Figure 33). In contrast, Sato relates to empty space formation in a silicon substrate by drilling holes in the silicon substrate at a predefined depth, and then annealing the substrate at about 1100°C to form various empty space patterns. It is clear, therefore, that the only element which Yamamoto and Sato have in common is the silicon substrate in which their respective structures are formed. Accordingly, there is no motivation for a person of ordinary skill in the art to employ the Sato empty-space formation technique in the Yamamoto's method of forming an oxygen implanted layer and subsequently removing such layer.

Applicants also note that the Office Action's proposed combination of

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

Yamamoto with Sato would require a complete reconstruction and redesign of Yamamoto. Courts have held that "[i]f the proposed modification or combination of the prior art would change the principle of operation of the prior art invention being modified, then the teachings of the references are not sufficient to render the claims prima facie obvious." M.P.E.P. § 2143.01 (citing In re Ratti, 270 F.2d 810, 123 U.S.P.Q. 349 (CCPA 1959). This is because the "suggested combination of references would require a substantial reconstruction and redesign of the elements shown in [the primary reference] as well as a change in the basic principle under which [the primary reference] construction was designed to operate." In re Ratti, 270 F.2d at 813, 123 U.S.P.Q. at 352.

In the present case, employing the empty space technique of Sato *in lieu* of the impurity implanting technique of Yamamoto, as the Office Action suggests, "would require a substantial *reconstruction* and *redesign* of the elements shown in [Yamamoto] (emphasis added)." Thus, the suggested combination of Sato and Yamamoto would have to eliminate the oxygen-implanted layer and the subsequently converted silicon dioxide layer of Yamamoto and, thus, redesign and reconstruct the elements of Yamamoto. For at least these reasons, the Office Action fails to establish a *prima facie* case of obviousness, and withdrawal of the rejection of claims 46, 51, 52, 54, 55 and 60 is respectfully requested.

Claims 47, 48 and 76-81 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Yamamoto in view of Yamagata and Sato. This rejection is respectfully traversed.

Independent claim 76 recites an "integrated circuit substrate comprising first and second buried conductor patterns provided within a monocrystalline substrate such that at least a portion of a top surface of each of said buried conductor patterns is below a top surface of said substrate and at least a portion of a bottom surface of each

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

of said buried conductor patterns is above a bottom surface of said substrate."

Independent claim 76 also recites "first and second buried conductive patterns forming at least a part of first and second interconnects between devices, respectively, wherein said first buried conductor pattern is located below said second buried conductor pattern and relative to said surface of said monocrystalline substrate." Independent claim 76 further recites "a first conductive path extending from said first buried conductor pattern and a second conductive path extending from said second buried conductor pattern."

As noted above, none of Yamamoto, Yamagata and Sato discloses, teaches or suggests all limitations of independent claim 46. In addition, Yamamoto, Yamagata and Sato, whether considered alone or in combination, fail to teach or suggest "first and second buried conductive patterns forming at least a part of first and second interconnects between devices, respectively, wherein said first buried conductor pattern is located below said second buried conductor pattern and relative to said surface of said monocrystalline substrate," much less "a first conductive path extending from said first buried conductor pattern and a second conductive path extending from said second buried conductor pattern," as independent claim 76 recites. For at least these reasons, withdrawal of the rejection of claims 47, 48 and 76-81 is also respectfully requested.

Claims 47, 48 and 76-81 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Yamamoto in view of Yamagata and Sato and in further view of Kenney (U.S. Patent No. 5,583,368). This rejection is respectfully traversed.

Kenney relates to "[c]hips having subsurface structures within or adjacent a horizontal trench in bulk single crystal semiconductor." (Abstract). According to Kenney, "[s]tructures include three terminal devices, such as FETs and bipolar

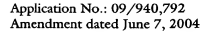
Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

transistors, rectifying contacts, such as pn diodes and Schottky diodes, capacitors, and contacts to and connectors between devices." (Abstract). Kenney also teaches a "process for forming a horizontal trench exclusively in heavily doped p+ regions is presented in which porous silicon is first formed in the p+ regions and then the porous silicon is etched." (Abstract).

The subject matter of claims 47, 48 and 76-81 would not have been obvious over Yamamoto, Yamagata, Sato and Kenney. The cited references, whether considered alone or in combination, fail to teach or suggest all limitations of independent claims 46 and 76. None of Yamamoto, Yamagata, Sato and Kenney teaches or suggests a "buried conductor pattern having a spherical pattern," as independent claim 46 recites (emphasis added). Moreover, none of the cited references teaches or suggests "first and second buried conductor patterns provided within a monocrystalline substrate such that at least a portion of a top surface of each of said buried conductors pattern is below a top surface of said substrate and at least a portion of a bottom surface of each of said buried conductor patterns is above a bottom surface of said substrate," as independent claim 76 recites. For at least these reasons, the subject matter of claims 47, 48 and 76-81 would not have been obvious over Yamamoto, Yamagata, Sato and Kenney, and withdrawal of the rejection of these claims is also respectfully requested.

Claims 62-64 and 67-71 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Yamamoto in view of Tsu et al. (U.S. Patent No. 6,294,420 B1) ("Tsu"). This rejection is respectfully traversed.

Amended independent claim 62 recites "a processor system comprising a processor and a circuit coupled to said processor," at least one of said circuit and processor comprising "a conductive structure comprising a monocrystalline substrate having at least one empty space pattern formed by annealing said substrate having at



Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

least one hole drilled therein." Amended independent claim 62 also recites that the empty-spaced pattern has "one of a sphere-shaped, plate-shaped, or pipe-shaped configuration" and that "a conductive material" fills the empty space pattern "such that at least a portion of a top surface of said conductive material is below a top surface of said monocrystalline substrate and at least a portion of a bottom surface of said conductive material is above a bottom surface of said monocrystalline substrate, said conductive structure forming at least a part of an interconnect between devices and being completely surrounded by monocrystalline material." Amended independent claim 62 also recites "a conductive path extending from said conductive structure to said top surface of said monocrystalline substrate."

Tsu relates to "an integrated circuit capacitor and a method of forming a capacitor." (Col. 1, lines 14-15). Tsu discloses that a capacitor may be used in a DRAM array, and that the memory array may be "embedded in a larger integrated circuit device." (Col. 7, lines 54-62; Col. 8, lines 61-67).

The subject matter of claims 62-64 and 67-71 would not have been obvious over Yamamoto and Tsu. Again, the Office Action fails to establish a *prima facie* case of obviousness. Yamamoto and Tsu, whether considered alone or in combination, fail to teach or suggest all limitations of amended independent claim 62. Yamamoto and Tsu fail to teach or suggest a "processor system comprising a processor and a circuit coupled to said processor," at least one of said circuit and processor comprising "a conductive structure comprising a monocrystalline substrate having at least one empty space pattern formed by annealing said substrate having at least one hole drilled therein," as amended independent claim 62 recites. Yamamoto and Tsu also fail to teach or suggest a buried conductive structure within a monocrystalline substrate, the conductive structure "forming at least a part of an interconnect between devices and

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

being completely surrounded by monocrystalline material," as in the claimed invention.

In addition, a person of ordinary skill in the art would not have been motivated to combine the teachings of Yamamoto with those of Tsu. As noted above, the crux of Yamamoto is a method of burying layers within a substrate to "prevent an increase in the number of wiring layers formed on a substrate." (Abstract). Yamamoto teaches "implanting an impurity in a semiconductor substrate . . . to form an impurityimplanted layer in the semiconductor substrate, forming a contact hole extending from a surface of the semiconductor substrate and reaching the impurity-implanted layer, selectively etching the impurity-implanted layer to form a tunnel in the semiconductor substrate, and burying a conductive film in the tunnel and the contact hole." (Col. 6, lines 53-62). On the other hand, Tsu teaches a "low resistance and low capacitance contact to subsurface electrodes . . . achieved by using highly conductive subsurface connectors which may be isolated by low dielectric insulator" to form "[s]tacks of devices are formed simultaneously within bulk single crystal semiconductor." (Abstract). Thus, again, the only structure which Yamamoto and Tsu have in common is their substrate on which their respective elements are formed. Accordingly, the disclosure of Tsu cannot supplement the inadequacies of Yamamoto, and withdrawal of the rejection of claims 62-64 and 67-71 is respectfully requested.

Claims 53, 65, 73 and 74 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Yamamoto in view of various cited prior art references, including Sato, Tsu, Yamagata, Witek and Kenney. Applicants note that, as described above, the cited prior art references, whether considered alone or in combination, fail to teach or suggest all limitations of independent 46, 62 and 72. Accordingly, withdrawal of the rejection of claims 53, 65, 73 and 74 is also respectfully requested.

Docket No.: M4065.0382/P382-A Response to Office Action dated April 6, 2004

In view of the above, each of the presently pending claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to pass this application to issue.

Dated: June 7, 2004

Respectfully submitted

Thomas J. D'Amico

Registration No.: 28,371

Gabriela I. Coman

Registration No.: 50,515

DICKSTEIN SHAPIRO MORIN &

OSHINSKY LLP

2101 L Street NW

Washington, DC 20037-1526

(202) 785-9700

**Attorneys for Applicants** 

Attachment: